REMARKS

Claim 1 has been amended to incorporate the language of claim 17 by specifying that the one

or more hormones is 2,4-D at the specified concentration and kinetin at the specified concentration.

In view of the amendment to claim 1, claim 17 has been canceled and claim 18 has been

amended to depend from claim 1.

It is submitted that these amendments do not constitute new matter, and their entry is

requested.

**Allowable Claims** 

Applicants appreciate the Examiner's indication that (a) claims 17-19 and 21-30 are free of

the prior art, (b) claims 17-18 and 21-22 would be allowable if rewritten in independent form and

(c) claims 19 and 23-30 are allowable.

Rejection Under 35 USC § 103(a)

Claims 1-14 and 20 were rejected under 35 USC §103(a) as being unpatentable over Rangan

et al. (US 5,859,321) in view of Strickland (WO 97/12512). Although Applicants do not agree with

the Examiner's characterization of the teachings of the prior art and their rendering of the claimed

subject matter obvious, Applicants have nevertheless amended claim 1 to include hormones and

hormone concentrations as set forth in claim 17, which the Examiner indicated was free of the prior

art and allowable. It is believed that the amendment of claim 1 in this manner obviates this

rejection.

In view of the above amendments and remarks, it is submitted that the present invention is

not obvious from the cited prior art. Withdrawal of this rejection is requested.

**Conclusions** 

In view of the above amendments and remarks, it is believed that the claims satisfy the

requirements of the patent statutes and reconsideration of the instant application and early notice of

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allowance are requested. The Examiner is invited to telephone the undersigned if it is deemed to expedite allowance of the application.

Respectfully submitted, ROTHWELL, FIGG, ERNST & MANBECK, p.c.

By /Jeffrey L. Ihnen/

Jeffrey L. Ihnen Registration No. 28,957 Attorney for Applicants 1425 K Street, N.W., Suite 800 Washington, D.C. 20005

Telephone No.: (202) 783-6040 Facsimile No.: (202) 783-6031

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